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October 1, 2001

VIA ELECTRONIC FILING

Ms. Magalie Roman Salas
Secretary
Federal Communications Commission
445 12th Street, SW, Room TWB-204
Washington, DC 20554

Re: Notice of Ex Parte Presentation:
Access Charge Reform, CC Docket No. 96-262; Request for Emergency Relief of the
Minnesota CLEC Consortium and the Rural Independent Competitive alliance, DA-1067;
Mandatory Detariffing of CLEC Interstate Access Services, DA 00-1268; AT&T/Sprint
Petitions for Declaratory Ruling, CCB/CPD No. 01-02

Dear Ms. Salas,

On Thursday September 27, 2001, I met with Jordan Goldstein, Commissioner Copps' Legal Adviser to discuss several issues. During the course of that conversation, I updated Mr. Goldstein on the status of the aforementioned proceeding and reiterated AT&T's position in this docket. Specifically, I stated that Section 201 of the Communications Act cannot and should not be interpreted by the Commission to impose a retrospective "duty to purchase" CLEC access services.

My statements were consistent with the positions previously articulated by AT&T in filings in the above referenced proceedings. I have submitted one electronic copy of this Notice in accordance with Section 1.1206 of the Commission's rules

Sincerely,

A handwritten signature in cursive script that reads "Robert W. Quinn, Jr." followed by a period.

cc: J. Goldstein